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APPLICATION N	10.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/698,377		11/03/2003	Shuichi Nakanishi	8017-1106	1120
466	7590	11/04/2004		EXAMINER	
YOUNG	& THOM	PSON	BLACKMAN, ROCHELLE ANN J		
745 SOU 2ND FLO	TH 23RD S	TREET	ART UNIT	PAPER NUMBER	
ARLINGTON, VA 22202				2851	
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Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	ių			
	10/698,377	NAKANISHI ET AL.				
Office Action Summary	Examiner	Art Unit				
	Rochelle Blackman	2851				
The MAILING DATE of this communication app			re			
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a repl - If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be timely within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	nely filed  rs will be considered timely.  the mailing date of this communical D (35 U.S.C. § 133).	ation.			
Status						
1) Responsive to communication(s) filed on <u>03 N</u>	lovember 2003.		ļ			
2a) ☐ This action is <b>FINAL</b> . 2b) ☑ This	s action is non-final.					
3) Since this application is in condition for allowa	•		s is			
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.				
Disposition of Claims						
4) Claim(s) 1-35 is/are pending in the application						
4a) Of the above claim(s) is/are withdra	wn from consideration.					
5) Claim(s) is/are allowed.						
6) Claim(s) <u>1-17,20,21,26-29,31,34 and 35</u> is/are						
7) \( \text{Claim(s)} \) \( \frac{18,19,22-25,30,32 \text{ and } 33}{20} \) is/are obje						
8) Claim(s) are subject to restriction and/o	or election requirement.					
Application Papers						
9) The specification is objected to by the Examine						
	10) $\boxtimes$ The drawing(s) filed on <u>03 November 2003</u> is/are: a) $\boxtimes$ accepted or b) $\square$ objected to by the Examiner.					
Applicant may not request that any objection to the	• • •	` '				
Replacement drawing sheet(s) including the correct		•	` '			
11) ☐ The oath or declaration is objected to by the Ex	Kaminer. Note the attached Onice	Action of form P10-152				
Priority under 35 U.S.C. § 119						
a) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the prio application from the International Burear * See the attached detailed Office action for a list	ts have been received. ts have been received in Applicationity documents have been receive ou (PCT Rule 17.2(a)).	ion No ed in this National Stage				
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) ∐ Interview Summary Paper No(s)/Mail Da					
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date <u>11/03/03</u> .		Patent Application (PTO-152)				

#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 1. Claims 1-3, 8, 14-17, 20, 21, 26, 27, 29, 31, 34, and 35 are rejected under 35 U.S.C. 102(b) as being anticipated by Barak et al. (EP Patent No. 0922986).

Barak discloses a liquid crystal projector (FIGS. 1-7), comprising: an illumination system (10, 12, 22, 24) for alternately emitting a first linearly polarized light beam and a second linearly polarized light beam having directions of polarization that differ by 90 degrees; a liquid crystal display device (30, 32, 34, 40, 42, 44) for modulating light beams from said illumination system; a polarizing filter (also see 12) for filtering a specific polarization component of light beams from said liquid crystal display device; and projection optics (70) for projecting light from said polarizing filter; a polarization beam splitter (12) for receiving said first linearly polarized light beam and said second linearly polarized light beam from said illumination system and splitting said beams in different directions; a first reflective liquid crystal display device (30, 32, 34) for modulating said first linearly polarized light beam that has been split by said polarization beam splitter; a second reflective liquid crystal display device (40, 42, 44) for modulating said second linearly polarized light beam that has been split by said polarization beam

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splitter; wherein said polarization beam splitter combines the light beam that has been modulated by said first reflective liquid crystal display device and the light beam that has been modulated by said second reflective liquid crystal display device (see 12 and see 56 and 68); and said projection optics projects the light beams that have been combined by said polarization beam splitter (see 70); wherein said liquid crystal display device is transmissive or reflective (see 30, 32, 34, 40, 42, 44); wherein said illumination system comprises: a light source (10); an emitted optical path switching means (12) for alternately emitting light beams from said light source in two directions; a first polarization unifying means (for converting light that is emitted in a first direction by said emitted optical path switching means to linearly polarized light (14); a second polarization unifying means for converting light that is emitted in a second direction by said emitted optical path switching means to linearly polarized light (16); and synthesizing optics for combining optical paths of the light from said first polarization unifying means and the light from said second polarization unifying means (also see 12); wherein the direction of polarization of the polarized light that is emitted from said first polarization unifying means and the direction of polarization of the polarized light that is emitted from said second polarization unifying means forms an angle of 90 degrees (see 18 and 20 and col. 5, paragraphs [0031]-[0032]); wherein said light source switches between emitting red light, green light, and blue light (see 22 and 24 and col. 3, paragraph [0018]); wherein said synthesizing optics includes a polarized light beam combiner for combining said first linearly polarized light beam and said second linearly polarized light beam (also see 12 and see 56 and 68); wherein said first reflective liquid

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crystal display device is controlled by left-eye video signals, and said second reflective liquid crystal display device is controlled by right-eye video signals (see Fig. 4 and col. 5, paragraph [0034]); a polarization beam splitter (12) for splitting received P-polarized light beam and S-polarized light beam in different directions (although polarization type is not specified, "polarization beam splitter" 12 is considered to split "P-polarized light beam" and "S-polarized light beam" because of the light beams 18 and 20 have different polarities); an illumination means (10, 12, 22, 24) for alternately directing a P-polarized light beam and an S-polarized light beam to said polarization beam splitter; a first reflective liquid crystal display device (30, 32, 34) for modulating a P-polarized light beam that has been split by said polarization beam splitter; a second reflective liquid crystal display device (40, 42, 44) for modulating an S-polarized light beam that has been split by said polarization beam splitter; wherein a direction of oscillation of an electric field of polarized light that is emitted from said first polarization unifying means and a direction of oscillation of an electric field of polarized light that is emitted from said second polarization unifying means form an angle of 90 degrees (see 18 and 20 and col. 5, paragraphs [0031]-[0032]); wherein said synthesizing optics includes a polarized beam combiner for combining a P-polarized light beam and an S-polarized light beam (also see 12 and see 56 and 68); a liquid crystal projector (FIGS. 1-7) for displaying a stereoscopic image (see FIG. 4); said projection optics is a liquid crystal projector that projects the light beams that have been combined by said polarization beam splitter (see 70); wherein: said first reflective liquid crystal display device and said second reflective liquid crystal display device alternately produce a left-eye image and a right-

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eye image, respectively (see Fig. 4 and col. 5, paragraph [0034]), and said liquid crystal projector projects these images (92, 94) onto a screen (90); and the images that are projected onto a screen are viewed through polarization glasses (96) in which a left-eye polarizing element (98) and a right-eye polarizing element (100) have different directions of polarization (see col. 5, paragraph [0035]); wherein the images that are projected on said screen are viewed through shutter glasses (96) wherein a switching of the left- and right-eye images that are projected by said liquid crystal projector is synchronized with left- and right-eye shutters of said shutter glasses (see col. 5, paragraph [0036]).

2. Claims 1, 3, 4, 6, 8, 10, 12, 14, 16, and 20 are rejected under 35 U.S.C. 102(b) as being anticipated by Takiguchi et al. (JP Patent No. 2002-244211).

Takiguchi discloses a liquid crystal projector (Drawings (1-11), comprising: an illumination system (101-103, 111-113, 121,171-173, 181-183) for alternately emitting a first linearly polarized light beam and a second linearly polarized light beam having directions of polarization that differ by 90 degrees; a liquid crystal display device (141) for modulating light beams from said illumination system; a polarizing filter (131) for filtering a specific polarization component of light beams from said liquid crystal display device; and projection optics (151) for projecting light from said polarizing filter; wherein said liquid crystal display device is transmissive or reflective (see 141 and paragraph [0022]); wherein said liquid crystal display device is constructed using a ferroelectric liquid crystal material (see 141 and paragraph [0034]); wherein said illumination system comprises: a light-emitting element array (see 101-103) composed of a plurality of light-

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emitting elements, and a polarization conversion element array (see 111-113); wherein said polarization conversion element array receives the light that is generated from a portion of the light-emitting elements of said light-emitting element array and emits said first linearly polarized light beam, and receives the light that is generated from the remaining light-emitting elements of said light-emitting element array and emits said second linearly polarized light beam (see Drawings 9 and 10); wherein said illumination system includes a plurality of combinations of said light-emitting element arrays and said polarization conversion element arrays (see 101-103 and 171-173); wherein one or a plurality of said light-emitting element arrays includes red light-emitting elements. green light-emitting elements, and blue light-emitting elements (see 101-103 and paragraphs [0022] and [0035]); wherein said illumination system comprises: a light source (101-103); an emitted optical path switching means (111-113) for alternately emitting light beams from said light source in two directions; a first polarization unifying means (see 241 of Drawing 9) for converting light that is emitted in a first direction by said emitted optical path switching means to linearly polarized light; a second polarization unifying means (also see 241 of Drawing 9) for converting light that is emitted in a second direction by said emitted optical path switching means to linearly polarized light; and synthesizing optics (see 121) for combining optical paths of the light from said first polarization unifying means and the light from said second polarization unifying means; wherein the direction of polarization of the polarized light that is emitted from said first polarization unifying means and the direction of polarization of the polarized light that is emitted from said second polarization unifying means forms an

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angle of 90 degrees (see Drawing 9); wherein said light source switches between emitting red light, green light, and blue light (see 101-103 and paragraphs [0022] and [0035]); wherein said synthesizing optics includes a polarized light beam combiner for combining said first linearly polarized light beam and said second linearly polarized light beam (see 121).

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-3, and 27 are rejected under 35 U.S.C. 102(e) as being anticipated by Lee (U.S. Patent No. 6,536,902).

Lee discloses a liquid crystal projector (Figs. 6-13), comprising: an illumination system (36, 38, 40, 41, 44, 46, 50, 52) for alternately emitting a first linearly polarized light beam and a second linearly polarized light beam having directions of polarization that differ by 90 degrees; a liquid crystal display device (56, 57) for modulating light beams from said illumination system; a polarizing filter (54, 55) for filtering a specific polarization component of light beams from said liquid crystal display device; and projection optics (58) for projecting light from said polarizing filter; a polarization beam splitter (54, 55) for receiving said first linearly polarized light beam and said second

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linearly polarized light beam from said illumination system and splitting said beams in different directions; a first reflective liquid crystal display device (56) for modulating said first linearly polarized light beam that has been split by said polarization beam splitter; a second reflective liquid crystal display device (57) for modulating said second linearly polarized light beam that has been split by said polarization beam splitter; wherein said polarization beam splitter combines the light beam that has been modulated by said first reflective liquid crystal display device and the light beam that has been modulated by said second reflective liquid crystal display device (see 54, 55); and said projection optics projects the light beams that have been combined by said polarization beam splitter (see 58); wherein said liquid crystal display device is transmissive or reflective (see 56, 57); a polarization beam splitter (54, 55) for splitting received P-polarized light beam and S-polarized light beam in different directions; an illumination means for alternately directing a P-polarized light beam and an S-polarized light beam to said polarization beam splitter; a first reflective liquid crystal display device (56) for modulating a P-polarized light beam that has been split by said polarization beam splitter; a second reflective liquid crystal display device (57) for modulating an Spolarized light beam that has been split by said polarization beam splitter.

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### Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 2, 5, 7, 9, 11, 13, 15, 17, 19, 21, 27, 28, 29, and 31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Takiguchi et al. (JP Patent No. 2002-244211) in view of Lee (U.S. Patent No. 6,536,902).

Takiguchi discloses the claimed invention except for a second reflective liquid crystal display device for modulating said second linearly polarized light beam that has been split by said polarization beam splitter or a second reflective liquid crystal display device for modulating an S-polarized light beam that has been split by said polarization

Lee teaches providing a second reflective liquid crystal display device (57) for modulating said second linearly polarized light (S-wave) that has been split by a polarization beam splitter (54,55).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the Takiguchi reference with a second reflective liquid crystal display device, as taught by Lee in order to modulate a second linearly polarized light to improve color purity and optical efficiency (see col. 3, lines 46-47).

### Allowable Subject Matter

1. Claims 18, 19, 22-25, 30, 32, and 33 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

2. The following is a statement of reasons for the indication of allowable subject matter:

Claims 18, 19, and 30 have been found to be allowable because the prior art of record either alone or in combination neither discloses nor makes obvious the liquid crystal projector comprising an emitted optical path switching means including the feature, "a moveable mirror" in combination with the particular combination of features recited in claims 1 and 14 or 2 and 15 or 27 and 29.

Claims 22, 23, and 32 have been found to be allowable because the prior art of record either alone or in combination neither discloses nor makes obvious the liquid crystal projector comprising synthesizing optics including the feature, "a moveable mirror" in combination with the particular combination of features recited in claims 1 and 14 or 2 and 15 or 27 and 29.

Claims 24, 25, and 33 have been found to be allowable because the prior art of record either alone or in combination neither discloses nor makes obvious the liquid crystal projector comprising an illumination system comprising the feature "a single movable serves as both said movable mirror of said emitted optical path switching means and said movable mirror of said synthesizing optics in combination with the particular combination of features recited in claims 1 or 2 or 27.

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#### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

O'Connor et al. (U.S. Patent No. 6,672,722) discloses a projection engine having a first kernel for modulating light of a first polarization, and a second kernel for modulating light of a second polarization, and a polarization combiner for merging light from the kernels into a dual polarization modulated output beam.

Roddy et al. (U.S. Patent No. 6,769,772) discloses a display system (10) for digital color images using six color light sources (12) or two or more multicolor LED arrays (212, 213) or OLEDs (220, 222) to provide an expanded color gamut and uses two or more spatial light modulators (20, 21), which may be cycled between two or more color light sources (12) or LED arrays (212, 213) to provide a six-color display output.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Rochelle Blackman whose telephone number is (571) 272-2113. The examiner can normally be reached on M-F 8:00-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Judy Nguyen can be reached on (571) 272-2258. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

RB

JUDY NGUYEN
PRIMARY EXAMINER

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